UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 1:22-cv-20597-GAYLES/TORRES

COURTNEY MCLEOD,

Plaintiff,

- 0 1

v.

CHEF CREOLE SEASONED KITCHENS, INC. and WILKINSON SEJOUR,

Detendants.		
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ORDER

THIS CAUSE comes before the Court upon Plaintiff Courtney Mcleod's Motion for Entry of Final Judgment (the "Motion") [ECF No. 12]. The Court has reviewed the Motion and the record and is otherwise fully advised.

- 1. On February 28, 2022, Plaintiff brought this action against Defendant Chef Creole Seasoned Kitchens, Inc. ("Chef Creole"), for overtime wages and unpaid minimum wages pursuant to the Fair Labor Standards Act, 29 U.S.C. § 201 *et seq.*, and for breach of contract and unjust enrichment. [ECF No. 1].
- 2. On March 17, 2022, Plaintiff served Defendant Chef Creole. [ECF No. 8].
- 3. Defendant Chef Creole did not timely answer or otherwise respond to the Complaint. As a result, Plaintiff moved for a Clerk's Entry of Default as to the Defendant on April 8, 2022, [ECF No. 9], which the Clerk entered that same day, [ECF No. 11].
- 4. On April 22, 2022, Plaintiff filed the instant Motion. Plaintiff seeks an entry of default judgment, pursuant to Federal Rule of Civil Procedure 55(b), against

Defendant Chef Creole for unpaid wages, liquidated damages, as well as reasonable attorney's fees and costs. [ECF No. 12 at 5–7]. Plaintiff also seeks additional

damages for wages promised "for generating positive customer reviews." *Id.* at 2.

5. As a result of Defendant Chef Creole's failure to respond to Plaintiff's Complaint, or

otherwise appear in this action, the Court accepts as true Plaintiff's claims for

overtime wages, unpaid minimum wages, and liquidated damages pursuant to the

Fair Labor Standards Act, 29 U.S.C. § 201 et seq. and for breach of contract and/or

unjust enrichment. Based thereon, it is

ORDERED AND ADJUDGED that Plaintiff Courtney Mcleod's Motion for Entry of

Final Judgment, [ECF No. 12], as to Defendant Chef Creole Seasoned Kitchens, Inc. is

GRANTED. In accordance with Federal Rule of Civil Procedure 58, final judgment shall be

entered separately.

DONE AND ORDERED in Chambers at Miami, Florida, this 27th day of June, 2022.

DARRIN P. GAYLE\$

UNITED STATES DISTRICT JUDGE